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Bauerlein, J. Hugh

Rotten to the core

Denver, Colo.

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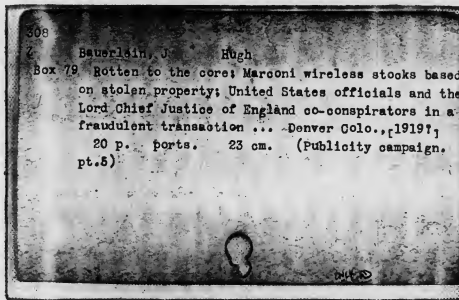
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ROTTEN TO THE CORE

Prof. E. P. A. Seligman
(Continued)

Marconi Wireless Stocks Based On Stolen Property

UNITED STATES OFFICIALS and the LORD CHIEF JUSTICE OF ENGLAND
CO-CONSPIRATORS IN A FRAUDULENT TRANSACTION.

Publicity Campaign
Part Five

PUBLISHED BY J. HUGH BAUERLEIN, DENVER, COLO.

Twenty Pages
Based on Facts



EARL READING

THE LORD CHIEF JUSTICE OF ENGLAND.

THE STAR CONSPIRATOR OF THE MARCONI CLIQUE INTRIGUE.

THE DIRTIEST SWINDLE ON RECORD

ROTTEN TO THE CORE

Prof. E. C. A. N. 127607
(Continued)

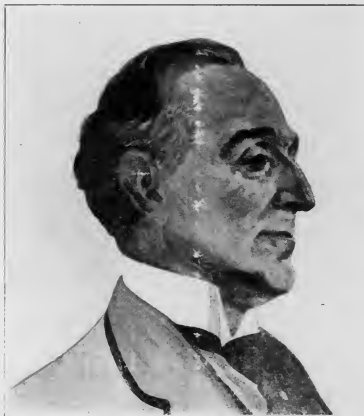
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Earl Reading The Lord Chief Justice of England Heralded by His Nationality as the Greatest Jew in the World.

Some years ago, there was a little boy of Jewish nationality branded with the name of "Lord Chief Justice of England" by the name of Isaac, who at the age of seventeen years, desired to become a member of the military, and to go to sea. He was a "British" boy. He shipped on a Scottish "trifling" ship. His duties were to keep the brass-work clean, but little Rufus got discouraged, he braved on the crew, was not to his liking, and when the dear old vessel reached her port, Rufus quietly made his get-away. He was not at large very long, for the "captain" dearly loved Rufus and caused diligent search to be made for him. After he was found, much to his disgust, he was forced to return to the ship and assist in unloading its cargo of coal. However, all good things come to an end, the ship was home-ward bound, carrying little Rufus with all his ambitions of a seaman cast to the four winds.

On returning home he entered his father's business in Germany, and for two years, superintended the shipment of consignments from Hamburg. Rufus, however, was not satisfied, he had learned the art of cleaning, and his great ambition was, to be a cleaner of trusting humanity on a large financial scale. One dark and dreary night Hamburg had the misfortune of losing a citizen, and one bright morning a few days thereafter, London's population included an enterprising person who found his way to the Stock Exchange, where he secured employment as a broker. Strange to say, it was our little Rufus with a keen eye to business, watching the speculative moves of the bulls and bears, seeing huge amounts of money made in stocks, Rufus, immediately used his wit. "See that fellow,"—said he to himself— "He of the Exchange a member had to be of legal age, otherwise he could not be held liable for consequence. This did not bother Rufus, for he promptly declared that he was 21 years old, and was duly admitted as a member—see London Exchange Register on Applications in the year 1873. His membership however, was of short duration, for Rufus was "hammered" as a defaulter, and his guarantors had to make good the default.

Later on, Rufus, like all good men, took unto himself a beautiful wife, for better or worse, a marriage certificate filed, Entry 6 and 7, W. 4, Chap. 18, General Register Office, Somerset House, London 1887; in which Rufus declared himself to be 24 years old. A vital statistic showed Rufus virtually deceived the Stock Exchange or his dear little wife as to his real age. The respectable thing which Rufus is in cheerful life.

Investment, when wittily practiced as a means to an end, is a very shameful act. It matters not, it is practiced by one who is legitimate, or possibly, brother overhauled as a JEWISH HIND, or one who is known as a "Lord Chief Justice of England."

HOW DID RUFUS ACQUIRE AN EXTRA HANDLE?

An stated hereafter, Rufus was a "Lord Chief Justice of England." He did not permit any grass to grow under his feet. Rufus studied law and rapidly imbibed all the tricks of the noble profession. Not being satisfied with the honest and plain handle to his name, Rufus, secured for an extra handle. How he acquired the "Sir" no one seemed to know. Possibly it was an honest acquisition, or possibly, brother "bury" the "gent" supplied the "noble extension" to say, paying a large sum of money.

RUFUS HAD NO CONSCIENTIOUS SQUEALS

Knowing of the "Lord Chief Justice of England" profession, everything was "crim" that fell into his hands, and Rufus became a "Lord Chief Justice of England" in the ordinary course of events was appointed as Lord Chief Justice of England. No doubt to suppress high-handed crime.

DEEMED THAT HE WAS INTERESTED

The Lord Chief Justice of England, under oath, like all "good" men, had to face an unpleasant predicament. Upon the duty sworn, he was examined under oath by the Select Committee of the Parliament, in which he stated that he was not interested in the Marconi or any wireless enterprise—see Q. 5, P. 1, Vol. I. Part I. Evidence—Blue Book—Select Committee of the Parliament. England.

ADMITS OF CROSS EXAMINATION, HE WAS INTERESTED

The Lord Chief Justice of England, under oath, now states upon cross-examination, after much deliberate evasion, that he had nothing to do with any Marconi company, except the one which represents practically the family interests, in which, in fact, he was the chief shareholder—see Q. 71, P. 2, Vol. I. Part I. Evidence—Blue Book—Select Committee, Parliament. Note—The family interests, consists of shares held in the Marconi Wireless Telegraph Company, Limited, of England—a London "fence", which has practically wiped out of existence every wireless competitor in the world by and through all manner of conspiracy, fraud, perjury, chicanery and questionable court proceedings.

CONGRATULATING HIS BROTHER ON A GIANT SWINDLE

On March 14th, 1912, Rufus—the Lord Chief Justice of England, wirelessly his congratulations as follows: "Please congratulate Marconi and my brother Geoffrey C. Isaac, General Manager of the Marconi Company, on the successful development of a marvelous enterprise. I wish them all success in their work."—See Q. 12, P. 14 and 15, Vol. I. Part I, and copy of letter in evidence—Blue Book—Select Committee—Parliament.

Note—This message was delivered at a dinner given by Mr. Adolphus, the owner of the New York Times, in honor of "one-eyed" Marconi and Geoffrey C. Isaac, General Manager of the Marconi Company, for the purpose of brazenly ratifying the acquisition of the assets which the London "fence" had stolen from the United Wireless Telegraph Company, which was forced into bankruptcy due to the express purpose of winning and looting the same.

HE LOBBIED SPECULATING IN MARCONI

Notwithstanding the high honor which was conferred on him, Rufus—the Lord Chief Justice of England—could not resist playing the market. This need distinguishable from the London "fence" under oath, admitted that he speculated in Marconi of shares, and had advanced his money in the agreement that he had been fixed up for the absorption of the United Wireless Telegraph Company, Limited, in 1912—see Q. 123 and 124, P. 16, Vol. I. Evidence—Blue Book—Select Committee—Parliament.

MADE A LARGE PROFIT WITHOUT INVESTING ANY MONEY.

The Lord Chief Justice of England admitted under oath, after much evasion, that his first speculation in Marconi was in the American market, where he bought out of which he made 3,570 shares, made some 4,000 shares, and had 4,000 shares left without investing one cent, and that he never bothered himself with the Marconi or any wireless enterprise—see Q. 98, P. 1, Vol. I. Evidence—Blue Book—Select Committee—Parliament.

Note—The Lord Chief Justice of England, a speculator—under oath, based on fraud and making a large profit off of the dear English people, never worried himself in these things.

DESTROYED VITAL EVIDENCE.

The Lord Chief Justice of England admitted under oath (continued on page 17)

Flashing the Truth on the Marconi Wireless Swindle

I am sure, that every reader of my publication will acknowledge, that my "expose" of the Gigantic International Marconi Wireless Conspiracy and Fraud, is getting more interesting every time it appears in print.

I have not half begun to tell the whole diabolical rotten business, and the public through the labyrinth of questionable proceedings, at the end of which, some thirty thousand United Wireless Telegraph Company stockholders found themselves suddenly divested of their money and property by men thought beyond reproach.

When my literature first appeared some six years ago, I was advised by a Marconi Knave, that my writings on the gigantic wireline and my efforts to restore the stolen property to its rightful owners were quite laughable, and that none of these crooks, who pulled-off this modern "Shell-game" trick without a pea, have ever denied and substantiated the untruthfulness of my printed statements.

Not long ago, I looked up from my desk to greet a gentleman from the Department of Justice, who had been sent to see what I was doing. After I had shown him the mass of documentary evidence in my possession—well, my office still stands, and I shall keep right on exposing the Gigantic International Marconi Wireless Conspiracy and Fraud that was practiced on some thirty thousand helpless victims scattered throughout the United States, Canada and England.

The fight for justice and right, is now getting quite laughable to me, for these high-minded crooks are loathsome to squint and writhe for fear the press will some day print the whole story—and, some day it will appear in print throughout the world and every one will wonder how it happened.

The wrecking and looting of The United Wireless Telegraph Company, in the interest of a London "fence"—the over-weening Marconi and Geoffrey C. Isaac, Limited, of England, was the result of a dishonest plot to convert the United Wireless Telegraph Company into a Marconi Knave.

The United Wireless Telegraph Company, and its wealth-producing possibilities, offered human sharks a golden field for the exercise of their greed, and the people who furnished the money and time to do this, were the victims of a swindle.

The rich rewards of the company having the exclusive right to all wireless telegraphy, and the unlimited supply of ether free for the taking, caused these high-minded financiers to become thieves.

The crooks, who, in the interest of their investments and the promoters who raised the initial money for development purposes, were jailed by our Government Office, were the victims of a swindle, for by robbing them of their valuable investments, in the interest of the London "fence" examination under oath, raised many millions of dollars on the representation of having secured the stolen property.

Never in the history of the world, has such an outrage been permitted to secure a monopoly at the expense of the people.

In 1904, the United Wireless Telegraph Company, was a going and flourishing industry with many battleships, and ship companies, practically controlling the Ocean Steamship, as well as the Commercial Wireless Business of the United States with two factories—manufacturing Wireless Equipments and had an income of about One Hundred Thousand Dollars monthly.

The Marconi Knave, the Marconi Wireless Telegraph Company, Limited, of England, had only a limited equipment with less than 100,000 shares, and the American Company's—its child—was considered a joke. The London "fence" and his associates—quickly realized the possibilities of a wireline wireless telegraphy business, and the United Wireless Telegraph Company had developed wireless communication—less than a year, and had some thousand miles circuit. Dreaming of a gigantic monopoly, the English Company—through its officers

claid—schemed and commenced to systematically undermine the United Wireless Telegraph Company.

And, through its attorney John W. Griggs—Esq., Attorney General of the United States, the President of the Marconi Wireless Telegraph Company of America, privately agreed to "split the loot" with the Government. The "split" was made, and transmitted through the United States Treasury, and the Government. The Marconi Knave, through conspiracy and gross misrepresentation, the down-fall of his President, Mr. C. G. Wilson and his Directors were planned and executed in collusion with our Government Officials, for the purpose of completely wrecking and looting the United Wireless Telegraph Company.

In 1909, the President and Directors of the United Wireless Telegraph Company were arrested by Post Office Officials, for fraudulent use of the United States Mails and railroads to the Postmaster—on the charge of representing that they were selling "treasury" stock, but in reality delivering their own "personal" stock as sales were made. The humor of the case, in the Criminal Trial, was the fact—that the United States Wireless Telegraph Company was a solvent concern with a rapidly growing profitable business and had assets worth many millions of dollars, in the face of not selling any of its "treasury" stock.

After the President and Directors of the United Wireless Telegraph Company had been safely locked up in the Penitentiary, the looting machinery was placed in operation to completely wreck and loot the company. From numerous "fence" State Receivers, it was rapidly hurried into the hands of Selden Bacon—an artist in his profession—who was appointed as Federal Receiver, Mr. Bacon, lost no time in converting the United Wireless Telegraph Company with Receivers' certificates amounting to \$1,000,000 into a "fence" State Receiver, which the "Honorable" United States Receiver, Mr. Bacon, had no intention of paying but not one cent to pay-off a small indebtedness that was due to the United Wireless Telegraph Company.

The next step in the farce, was to throw the United Wireless Telegraph Company into a "fence" State Receiver, and the United Wireless Telegraph Company, on the Petition of "fence" State Receiver, Mr. Bacon, was placed in the hands of a "fence" State Receiver, which the "Honorable" United States Receiver, Mr. Bacon, had no intention of paying but not one cent to pay-off a small indebtedness that was due to the United Wireless Telegraph Company.

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At the Creditors Meeting, before the Referee in Bankruptcy, the United Wireless Telegraph Company, was forced to face a claim of \$1,000,000. Receivers' Certificate, which the "Honorable" United States Receiver, Mr. Bacon, had no intention of paying but not one cent to pay-off a small indebtedness that was due to the United Wireless Telegraph Company.

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It appears, that these high-minded Marconi "Crooks" and United States Officials worked so hurriedly that they did not have time to make their tracks. Instead of our arrogant Government Officials protecting United Wireless Telegraph Company stockholders in the bankruptcy proceedings, they did everything they could to make the life of the victims of their money, stock and property.

In 1911, the Marconi Interests, openly schemed

The Court Records show, that \$155,472.25 out of \$325,000.00 in cash collected from the stockholders of the United Wireless Telegraph Company through the medium of the United States Mail to buy it the assets of the bankrupted sale for reorganization purposes, was used to pay-off "fake" State Receiver Federal Receiver, Numerous Shyster lawyers and exorbitant court costs. The balance of the money

published a long list of "Pirates of Promotion" in an unreliable New York Magazine, among the lo he listed "United Wireless" as a fraud. If "United Wireless" was a fraud, the officials of the Federal Bureau of Investigation secured money on the representation of acquiring a fraud, its officials compounded a felony, as well as using the United States Mail for fraudulent purposes, which are criminal acts, and should be punished. The officials of the Federal Bureau of Investigation will not protect these high-minded scoundrels—there is a way.

[illegible]

The gigantic conspiracy and fraud practiced on the stockholders of the United Wireless Telegraph Company, was called to the attention of every Senator and Congressman of the United States, in pamphlet form—and the title—*"The Fraud Sanctioned by Our National Government"*. Numerous letters were written to prominent Senators and Congressmen calling their special attention to the same. No action was taken. The matters now awaiting every Senator and Congressman of the United States, stands before the people morally guilty of compounding a felony by silent consent. What a disgrace!

Our honorable Senators and Representatives never vote the consent of the people they represent, practically every law they pass is in the interest of special interests to force frauds on an overburdened taxed to death people under the guise of relief. They need not be so. The common people is to "white-wash" the evil doer. The common people have about as much chance to secure justice from our honorable hollow seeming commotion breeders, as a poor-hall has in red-hot iron.

The matter was called to the attention of the President of the United States, number of times with proof. Mr. Tumulty stated, that the President referred it to the Attorney General. Not being able to secure action, the matter was called direct to the Attorney General James C. McInerney, with clerical aid—stepped his sworn duty, by suppressing the evidence, to shield a United States Judge at Portland, Maine, a full complement of United States Officials and the "Honorable" Department of Justice. Shortly thereafter, this tainted creature was promoted to a seat on the bench of the Supreme Court of the United States, no doubt for efficiency. His resignation has been requested. His unfeeling ending. Promoting a knave guilty of compounding a felony, is a crime, that should not be tolerated by the people of the United States.

The wrecking and looting of practically solvent corporations under the guise of reorganization, the expense of stockholders, in the interest of self-confessed thieves who claim immunity from prosecution, the suppression of evidence in open defiance of the law to shield human vultures and United States Officials guilty of conspiracy and fraud, does not restore confidence. The duty of officials, is to enforce the laws for the rich and poor alike. A truly great man never ignores a complaint, but investigates the truth of the matter, and, if convicted beyond a reasonable doubt, that a wrong has been committed, will enforce the law applicable to the case. What we need in this country are servants in office to execute our laws, and not masters to aid in robbing the people their property and freedom.

The charge of malfeasance in office against James C. McInerney in relation to the United Wireless Telegraph Company bankruptcy case, was called to the attention of every Judge of the Supreme Court of the United States in printed pamphlet form, and the special attention of the Chief Justice of the United States was called to the same by Registered Letter. No attention has been paid to the matter. It certainly must be quite an honor for our Judges sitting on the bench of the Supreme Court of the United States, to sit on the lot, with James C. McInerney charged with compounding a felony while acting as Attorney General of the United States in suppressing the evidence with proof in relation to the fraudulent bankruptcy proceedings of the United Wireless Telegraph Company. It may be considered an honor to sit on the lot, but the honor, integrity and character of the judiciary, but if honor and respect are the same, by the bench, heaven help the laws such men interpret. A tainted man on the bench is quite an honor to the United States, is like a case of "hen-frail" containing a bad egg, and making the lot.

New to charges of fraud with documentary proof were filed with the Post Office Inspector at New York, and that gentleman made every effort to suppress the evidence, but he did not do his sworn duty. In one case, the sworn charges of fraud with proof dismissed out of his mind, and when the Inspector faced the embarrassing position, he deliberately resorted to a false statement, and when the complainant received the return of his money and stock to him up to the mark. It must be evident to the public, that only a thief and an

accomplice returns stolen property when caught with the goods.

In another case, the dice were found loaded, the cog slipped so badly between the Chief Inspector of the Post Office Department at Washington and the United States Attorney of New York, that the very work of protecting big thieves came to light, for the United States Attorney rendered an adverse opinion, without even seeing the evidence in the case. One who knowingly protects a thief, is no better than a thief.

The matter with proof was called to the special attention of the Postmaster General and the dice were again found loaded, for the Marconi Wireless Companies based on stolen property, are permitted by our generous Post Office Officials, to flourish and prey on the United States Mail in open defiance of the law for fraudulent purposes to fleece the public with tricky misleading annual reports, fictitious curb stock exchange quotations, deceptive brokers circulars issued to pump bores into the veins of susceptible suckers and paying dividends from money derived from the use of stolen property; while legitimate business propositions are trilled and ruined by confidential follow-up letters of inquiry written by Post Office Inspectors trying to discover something that has no existence, and these same inspectors are par-bird, when their attention is called to a fraud with proof.

It has recently been published, that the Post Office Department is now being run on "horse-sense", and, as a horse has little or no sense, much efficiency is in evidence. Postmaster General Burleson is so busy, favoring and financially protecting the special privilege crowd, that he has no time nor inclination to look into the mismanagement of the postal business or investigate his friends guilty of high-minded fraud in the misuse of the United States Mail in open defiance of the postal laws.

Many millions of dollars are expended annually in maintaining a "dummy" department to ferret out crime in the misuse of the United States Mail, and seldom a large criminal is brought to justice. Big self-confessed thieves are permitted to use the Mail for fraudulent purposes and small offenders who through ignorance misuse the mails are nanded and publicly railroaded to the penitentiary with all the wrath of an out-raaged Government.

What a farce! Let it be a fact, that when rich men and large corporations, under the guise of reorganization, claim full over each other to enforce the legal machinery in the interest of the special privilege class, but one of the common people try to secure justice and right, they immediately become par-bird.

It is deplorable, that whenever a man of reputation becomes serious or embarrassing to a point of having to go, our inflated servants sidestep their sworn duty, or resort to insults and transparent subterfuges, or shut-up like claims to protect thieves with the goods.

The Marconi Wireless Companies have no legal title to the assets of the United Wireless Telegraph Company; they stand on the same basis as a thief who holds stolen property. Not only that, they schemed, planned and executed the theft and are guilty as principals in the crime.

Our divided officials seem to have a mania for squandering the people's money. The Honorable Secretary of the Navy Josephus Daniels, recently purchased 45 Radio Stations from the Marconi Wireless Telegraph Company of America for \$1,400,000.00 cash, in the face of knowing that the company had no legal title to the property. It is evident, that it does not take a wise man to give away the people's hard-earned money. Our officials are not only guilty of compounding a felony, but some of them shared financially and otherwise in the gigantic fraud practiced on the stockholders of the United Wireless Telegraph Company.

The matter of Radio Control, before the Merchant Marine and Fisheries Committee of Congress, the Marconi Croucher testified that they own the property of the United Wireless Telegraph Company, on the face of the Court Record showing that such is not the case. The Marconi Wireless Telegraph Company of America, was conceived in sin and brought forth in iniquity, and has been a thieves organization from its inception and is today swindling

(continued on page 8)



ADOLPH S. OCHS
OWNER OF THE NEW YORK TIMES

Who Gave a Lavish Dinner to Ratify the Wrecking and Looting of the United Wireless Telegraph Company

I hold a Certified Copy of an Official Affidavit filed July 11, 1916, from the Supreme Court of Judicature, Central Office used as EX-1023-7, by the HIGH COURT OF JUSTICE, Chancery Division, 1912, L. No. 916, London, England, showing just what various persons played in the Gigantic Conspiracy and Fraud practiced on the stockholders of the United Wireless Telegraph Company. On the 14th day of March, 1912, Mr. Ochs entertained Godfrey C. Isaacs, a promoter of spurious schemes and Gaslighting victim, a perjurer, to a lavish dinner. "Nero fiddled while Rome was burning." This shameless dramatic scene was pulled off at the expense of some thirty thousand United Wireless victims, representing the savings of hard-working men and the trust funds of widows, orphans, deaf, dumb and blind people, and such creature, just as honest men.

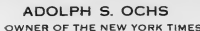
Sworn to charges of fraud with documentary proof were filed with the Post Office Inspector in New York, and that gentleman made every effort to suppress the evidence, instead of doing his duty. In one case he made a charge of fraud with proof disappeared out of his office, and when the inspector faced the embarrassing position, he deliberately resorted to a falsehood and the man who filed the complaint received the return of his money and strook to hush up the matter. It must be evident to the public, that only a thief and a

In the Marine Radio Control, before the Merchant Marine and Fisheries Committee of Congress, the Marconi Crooks testified that they owned the property of the United Wireless Telegraph Company in the face of the Court Records showing that such is not the case. The Marconi Wireless Telegraph Company of America, was convicted in sin and brought forth in iniquity, and has been a thieving organization from its inception and is today swindling.

(continued on page 8)

off at the expense of some thing
of hard-working men and the
And such creatures pass me by

MARCONI WIRELESS SWINDLE EXPOSED



I hold a Certified copy of an official Affidavit, filed July 11, 1916, from the Supreme Court of Judicature, Central Office, used as EXHIBIT No. 1 in the HIGH COURT OF JUSTICE, Chancery Division, 1913, 1. No. 978, London, England, showing just what part various persons played in the gigantic Conspiracy and Fraud practiced on the stockholders of the T. Nitro Co., Ltd., of London, England, and the T. Nitro Co., Ltd., of New York, U. S. A. Issued, a promoter of spurious schemes and Guglielmo Marconi, a perjurer, to a lavishly-dinner, "Xero fiddled while Rome was burning." This shameless dramatic scene was pulled off at the expense of some thirty thousand United Wireless victims, representing the savings of hard-earned money of widows, orphans, deaf drunk and blind people, and other helpless and helpless ones.

(continued on page 8)

IS FRAUD SANCTIONED BY OUR NATIONAL GOVERNMENT?

vestments for the purpose of enriching high-minded financiers, has become quite fashionable to a point of public condemnation.

It seems to be great sport to cause the people to chase an imaginary thief, in order to give the real thief an opportunity to increase the amount of his loot in property.

Staged performances and make-believe opposition fights to deceive and befuddle the people to cause them to clamor for Government ownership have watered enterprise and is disgusting. United Wireless Telegraph Company stockholders, after furnishing the money and by this wonderful method of acquisition, in the interest of a London "fence"—the Marconi Wireless Telegraph Company, Limited, of England, and the United Wireless Telegraph Company of America of wire—have been in evidence, claiming the loot.

Men who deliberately rob helpless victims of their money and property should be dragged out into the daylight, held up to public indignation, made the objects of popular contempt and be subjected to the severest punishment that can be devised.

Our arrogant, dignified United States officials, not satisfied with having aided and abetted in the conspiracy and fraud practiced on some thirty thousand stockholders of the United Wireless Telegraph Company, have now brazenly placed themselves in public record as purchasers of the stolen property from the Marconi Wireless Telegraph Company of America "shell game" without a pea.

The unmitigated snarl of our United States officials appropriating an overburdened people's credit and money, to acquire property, in the face of the guilty knowledge that the same is based on conspiracy and fraud, is beyond understanding.

"Tying public funds—the people's money—to buy stolen property from a gang of self-confessed thieves having no legal title, may be considered shrewd business, but it always ends in a misfortune to the evil-doers."

In the acquisition of the Radio System of Shore Stations, our Government Committee of the United Wireless legal complication, but also a legal fight for the stolen property if it is established and as to maintain in the United States, not even our Government can legally acquire, hold and operate the property.

It is only a question of time when the wholesale exploiting of the people, for the purpose of enriching men who have been branded and convicted as common thieves, will result unmercifully on the exploiters and our Government. United States officials guilty of dishonesty and criminal neglect should be punished. Nothing can be more hateful, nothing deserves a punishment more remorseless, for there is no property and compound for men who share in the property and compound a felony.

A THIEVING ORGANIZATION.

On March 21, 1912, Arthur P. West, R. M. Owen and A. A. Tin Ban, Executive Committee of a self-constituted Reorganization Committee of the United Wireless Telegraph Company, entered into a written contract to divide the assets of said company over to the Marconi Wireless Telegraph Company, Limited, of England, for the purpose of defrauding the stockholders of the United Wireless Telegraph Company of America. This contract was made in the British Parliament, June 13, 1912, and copy of contract published in the London Standard six days after signing and acknowledging said contract under colonial seal, this thieving contract was made to enable money and the United Wireless Telegraph Company stock through the medium of the United Wireless Telegraph Company of America of wire—United Wireless Telegraph Company and issuing.

purpose of reorganizing the United Wireless Telegraph Company.

The following is the United Wireless Telegraph Company said self-constituted Reorganization Committee of the United Wireless Telegraph Company, Limited, of England, and indirectly defrauded some thirty thousand helpless men of their money, their credit and blind

people out of their hard-earned money, stock and property, causing death and dire distress to many victims.

ARTHUR P. WEST—Vice President of the National Surety Company of New York, Residence, Elizabeth, New Jersey. Who has placed himself on a par with a common thief.

GEORGE W. OWEN—Distributor of Automobiles, Lansing, Michigan. Residence, Felmah, Westchester County, New York. Who used a tool or a fool would disregard or violate a custodial trust.

JOHN L. FARWELL—Banker, Claremont, New Hampshire. Residence, 100 Madison Avenue, New York City. Who has placed himself on a par with a common thief.

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ness, in the face of a monthly income exceeding \$100,000.

Acted as attorney for the self-constituted Reorganization Committee of the United Wireless Telegraph Company, which collected \$125,000 in cash and \$400,000 shares of United Wireless stock from the stockholders of the aforesaid company through the medium of the United States mails for the specific purpose of taking the company out of bankruptcy and reorganizing the same.

Acted as attorney for the Trustees in Bankruptcy, which accepted the money and stock donated by the stockholders of the United Wireless Telegraph Company for reorganization purposes in payment for the assets.

Acted as attorney for the self-constituted Liquidation Company which in collusion with the self-constituted Reorganization Committee of the United Wireless Telegraph Company fraudulently diverted the assets of the United Wireless Telegraph Company to the Marconi Wireless Telegraph Company, Limited, of England, in which United Wireless stockholders have no interest whatever.

Acted as attorney and agent for the Marconi Wireless Telegraph Company of America, which being self-constituted thieves, using the United Wireless Telegraph Company and sold some \$1,000,000 of its stock for cash through the medium of the United States mails based on misrepresentation.

Acted as attorney for all the diversified conflicting interests, even those radically inimical in the case, for the purpose of covering up the fraudulent transaction.

And this knave is tolerated as a member of the Bar Association of New York. There is an old saying—"Birds of a feather flock together."

FOUL JUSTICE.

Are our courts used as puppets for the purpose of befuddling and robbing the people under the guise of legality?

The United Wireless Telegraph Company bankruptcy forces, corrupted and corrupted by Charles Hiale, an "Honorable" Federal Judge at Portland, Maine, was one of the "pulls" which have been recorded in the history of this country.

It is the Court of "Honor" which has used its evil influences. Corrupt corporation officials, shyster attorneys and human vultures know their man, and the result of this is, therefore, does not prove.

A moral appeal for justice and right to such a man is a waste of time because he is devoid of the first principle of honor.

What we need in this country to establish honor, justice and right, is public sentiment, and as by fusion, in the hottest fire of an outraged righteous emotion, that ever burned in the soul of a nation.

SHIRKING OFFICIAL DUTY.

Time and again, I have placed the evidence of conspiracy and fraud with proof, before the president of the United States; the Attorney General; the Postmaster-General; the Chief Inspector of the Post Office Department; the Post Office Inspector and the United States Attorney of New York, and my experience with these various departments shows

The method practiced of referring my complaints, was to proof, from a legal point of view, the purpose of evading official duty and covering up the fraud and conspiracy of the self-constituted thieves and understrappers, certainly not a moral one.

Instead of our Government Officials protecting the United Wireless Telegraph Company, they have aided and abetted in robbing them of their money and stolen property.

It is a sorry to say that self-confessed thieves that

perpetrate gigantic reorganization frauds seem to be immune from prosecution and are permitted to freely loot the United States mails in open defiance of the law. Whereas, one who makes an unintentional error of a minor nature, is subjected to the States' male is hounded to death by Post Office inspectors.

The process of so-called reorganization (commonly known under the name of "high finance") is not new. It was a device of a few unscrupulous men some years ago, and through ignorance of the people and protection of our Government Officials has become a mint, producing great wealth. Thousands of persons through this method, daily contribute their savings to these financial-pirates in various ways.

"Reorganized" stocks based on stolen property, traded in on the New York Stock Exchange, are based on fictitious quotations made by unscrupulous brokers, published in newspapers, over the country at so much per line.

Through this method of so-called reorganization, some thirty thousand United Wireless Telegraph Company stockholders have brazenly defrauded out of their money, stock and property by a gang of self-constituted thieves, using the United States Mails in open defiance of the law, claiming immunity from prosecution. Protecting big thieves to gain political and financial favors seems to be the highest ambition of our officials.

United States Officials who fail to do their duty in enforcing the law against fraudulent methods of securing money and stocks through the medium of the United States Mails, in the face of incontrovertible evidence filed with proof, are really worse than the criminals.

When justice becomes blind, corruption knows no bounds.

JAMES G. McBERTOLDS.

This "honorable" man has been publicly requested to resign his position as a Judge on the bench of the Supreme Court of the United States.

In the face of complaints filed with proof in relation to the United Wireless Telegraph Company bankruptcy force, he shieded a full complement of United States mail, and pulled in his horns, and he will be acting as an Attorney General.

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tations, passing through the United States mails, hauling Marconi shares safe and profitable investments, in the face of knowing that the same are based on fraud.

The summat of thieving perfection has now been reached in this country, as the following rank swindles through the medium of the United States Mails and Curb Stock Exchanges, is considered by our scrupulous men loved for a consideration.

The methods of securing great wealth especially are being modernly revolutionized. Our high-minded protected financiers are so brazen in robbing the people, that they make a pretense to covering up their dirty work. What formerly was regarded as impossible, has now become a matter of daily achievement. This modern method of robbing the people through fictitious Curb Stock Exchange quotations, has been called many times to the attention of the Postmaster General and the Post Office Inspection Department with proof that the United States Mails are being used to exploit the people.

It is deplorable, that every time this swindling method is called to the attention of our Government officials, Marconi shares immediately advance in price, be it possible that our Government officials are lacking up this rank swindle?

CONFOUNDING A TROLOU.

A. S. Burlison, Postmaster General of the United States, one of the trick officials of the administration, is a past master in the art of writing evasive and non-committal letters for the purpose of cleverly out-stepping official duty in the interest of high-browed self-confessed thieves charged with fraudulent use of the United States Mails.

This great man's acts are without a precedent. He is a protector of high-minded peddlers of worthless securities who freely use the United States mails to separate the credulous from their hard-earned savings.

The gigantic fraud practiced on some thirty thousand United Wireless Telegraph Company stockholders through the medium of the United States mails, as well as the sale of Marconi Wireless and Radio sets based on stock quotations, through the United States mails in open defiance of the Postal Laws, is evidence.

A man who betrays his sworn official duty unthinkingly by a note which extorts a large sum of money, is a traitor and a sneakiest sort of treachery. The attitude of our benevolent-looking Postmaster General is preposterous and constitutes an affront and insult to the intelligence of the people of the United States.

Mr. Burlison is one of the worst autocrats the country ever had in official life and in the highest and most complete failure that the United States has ever known.

Under the spell of magic, this wonderful man has lured hungry robins out of a tree laden with ripe cherries for the purpose of feeding the fruit to birds of prey. With the countenance of a philanthropist he pulled and snarled the wires and loosed a wealthy telegraph company some forty million dollars of the people's money without security and interest.

His instruments of deception are beautiful words artfully arranged, producing a brilliant but a seeming atmosphere filled with loving kindness. His actions have the appearance that he is a benefactor for a special privileged class, which has been financed on a huge scale at the expense of the people. The people of this country who were shameless into giving up their last cent supporting this swindle, are now being humiliated.

Patricians is a principle that leads a citizen to be afraid for all of a cause of suffering humanity, but it should be abandoned for fear it may be used to defraud power.

It involves the people of the United States to keep an eye on our Postmaster General and the hundreds of our "Honorable Members of Congress" who are hard-earned money like drunken sailors. The smell of "bark" is in the air. Should they ever make a display of enormous wealth, drastic steps should be taken to secure restitution.

It is only a question of time when our tricky officials and protected financial pirates who feed off the poor will hit the rocks.

IS FRAUD SANCTIONED BY OUR NATIONAL GOVERNMENT?

THE THIRST FOR FLUIDS

Godfrey C. Isaacs—The General Manager of the Marconi Wireless Telegraph Company, Limited, of England, and a Director of the Marconi Wireless Telegraph Company of America, who is a brother of Justice Louis Isaacs, Governor as Earl Reading, better known as the Lord Chief Justice of England, identified under oath, that the tangible assets of the United Wireless Telegraph Company were considerable and very important in America, having some 500 stations and installations on board of ships and some 70 Coast Radio Stations, commanding practically all the business of value and that the Marconi Wireless Telegraph Company of America had only a few dollars of cash and was considered a loss of \$450 and 141 Vol 1, Part 2, Blue Book—Select Committee, English Parliament.

After the Marconi Wireless Telegraph Company was illegally forced through the hands of numerous "false" Receivers and an unduly Federal Receiver who swamped the company with fees, exorbitant Court costs, etc., it was illegally thrown into involuntary bankruptcy on the fiction of "fraudulent" creditors, for the purpose of completely wrecking and looting the company in the interest of the Marconi Wireless Telegraph Company, Limited, of England, which from its birth, has a record of being a child of darkness of the most chequered and erratic financial sound.

In the latter part of 1911, Philip G. Clifford one of the trustees in bankruptcy and who is a non-influential Federal Justice Clarence Hale of Portland, Maine, sitting in the case, made a journey to England and had many interviews with Godfrey C. Isaacs, and in collusion with Isaacs, seemed to defraud the stockholders of the United Wireless Telegraph Company out of their valuable property, by entering into a written contract, dated December 14th, 1911, to deliver the assets of the United Wireless Telegraph Company over to the Marconi Wireless Telegraph Company, Limited, of England, for a stock consideration, based on a proposed increase of the capitalization of the Marconi Wireless Telegraph Company of America—see pages 4, 5, 6 and 7, Peter E. Wright Affidavit—in evidence—filed in the High Court of Justice, Chancery Division, July 11th, 1916, London, England.

On February 1st, 1912, 48 days after entering into the aforesaid contract, the trustees in bankruptcy, in collusion with a self-constituted Reorganization Committee of the United Wireless Telegraph Company, conspired and executed a scheme and trick, by placing and causing to be placed in the Court Office, letters, pamphlets, notices and various kind of other writing, which was addressed and delivered to the stockholders of the United Wireless Telegraph Company through the medium of the United States Mails, in violation of the Postal Laws, to influence, deceive and induce them to send in 50 cents in cash per share to the United Wireless stock, for the express purpose as represented, to help in the assets of the United Wireless Telegraph Company at the bankruptcy sale to reorganize the Company for the benefit of the stockholders.

After some \$25,000.00 in cash and some 40,000 shares of United Wireless stock had been collected through the medium of the United States Mails under false pretenses, they purchased the assets with the money and stock deposited, but immediately diverted the assets to the Marconi Wireless Telegraph Company, Limited, of England, through so-called liquidating Company, cheating the stockholders of the United Wireless Telegraph Company out of the assets of their hard-earned money and paid for the same.

Godfrey C. Isaacs—General Manager of the Marconi Wireless Telegraph Company, Limited, of England, admitted under oath, that this company was hard-up and continually short of money and had no cash and was in the state of financial ruin—see Q 880, Vol 1, Part 1, Blue Book, Select Committee, English Parliament, therefore had no money to buy and pay for the assets of the United Wireless Telegraph Company.

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(Continued on page 14)



GODFREY C. ISAACS
MARCONI HOUSE, LONDON, ENGLAND

A promoter of numerous worthless mining stock corporations and other dubious schemes, the shares of which were unloaded on which scattered credulous investors, who were lured by the promise of huge profits, were sold by the Marconi Wireless Telegraph Company of America, who is a brother of Justice Louis Isaacs, Governor as Earl Reading, better known as the Lord Chief Justice of England, identified under oath, that the tangible assets of the United Wireless Telegraph Company were considerable and very important in America, having some 500 stations and installations on board of ships and some 70 Coast Radio Stations, commanding practically all the business of value and that the Marconi Wireless Telegraph Company of America had only a few dollars of cash and was considered a loss of \$450 and 141 Vol 1, Part 2, Blue Book—Select Committee, English Parliament.

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IS FRAUD SANCTIONED BY OUR NATIONAL GOVERNMENT?

In the Bankruptcy Court the assets of the United Wireless Telegraph Company were appraised by our American lawyer, and such worthless junk, including the very time of the "Honorable" Court administering the estate, the Marconi Wireless Telegraph Company of America, based on the representation of having acquired this "worthless junk," secured through the medium of the United States

The Marconi Wireless Telegraph Company of America—the bastard child of the English Marconi "fence"—is using the valuable patents and property that were deliberately stolen by some of our protected high-minded crooks from the United Wireless

of the United Wireless Telegraph Company bankruptcy farce, a TYRANNICAL GENIUS sitting on the bench of the United States Court at Portland,

"If the trustee wrongfully transfers the trust property to a third person, the beneficiary may follow the trust property into the hands of such third person if the third person knew of the breach of the

IS FRAUD SANCTIONED BY OUR NATIONAL GOVERNMENT

IS FRAUD SANCTIONED BY...

"Even if the third person taking the trust property did not actually know the breach of trust, yet if he knew of facts which should have put him upon inquiry and he failed to inquire to notice if he had made further inquiry, the beneficiary will be entitled to recover the property."—The third person must be a bona fide purchaser of the trust property for value, and must not be a trustee or a person who is bound to retain the property as against the beneficiary.

"A gift of the trust property by the trustee will not prevent a pursuit of the property into the hands of the donee."

The Marconi Companies conspired to wrong, cheat and defraud the stockholders of the United Wireless Telegraph Company out of the assets, not paid for, and consideration therefor, and have commingled these assets with its own insignificant holdings to such an extent that it is impossible to separate them, comes within the well-known RULE of EQUITY, which is that one who commingles the property of another coming into his hands with his own to such an extent that it cannot be readily separated, must surrender the whole.

The Marconi Wireless Telegraph Company of America, not owning the assets and basic patents of the United Wireless Telegraph Company, and the Marconi Wireless Telegraph Company, Limited, of England, having acquired the stolen property by fraud, on which all other wireless patents infringe, produces an international legal complication that will embarrass our National Government in the acquisition and operation of the wireless telegraph under Government ownership. Our Government cannot plead as an innocent purchaser of stolen property, as every United States official has been fully advised of the conspiracy and fraud that was practiced in the case.

WHERE WILL IT LEAD?

The fury for legislation is appalling. We are piling statute upon statute, adding bureau to bureau, and official to official, until the liberty of individual action and the responsibility of the citizen is becoming obscured in a mass of artificial duty and scheduled prohibition.

For morals we substitute the provisions of statute law, and for dictates of conscience, the arbitrary rulings of some arbitrary Government.

Instead of cultivating habits of honesty, justice, thrift, economy and reverence, such citizens as have not become a ward of state, and his acts and attributes guarded and directed by the State, are left to the caprice and heedless infant holding no right to liberty and property.

The guilt and ignorance of many of our officials seem to be entirely without excuse. The very acts constitute an unardonable offense against the people of the United States.

JACOB H. SCHIFF

You all know this honest man. Jacob gives ten per cent of his income annually for charitable purposes.

Jacob is a member of the well-known firm of Kuhn-Loeb & Co., bankers, New York City. Jacob never lies; he only distorts the truth by means of a childish evasion.

Jacob has the honor of having acquired twenty thousand shares of the Marconi stock, and according to the Peter Wright affidavit, filed July 17th, 1916, in the High Court of Justice, London Division—London, England.

The transaction does not seem quite clear because Jacob denies the ownership, but the affidavit tells him like a schoolboy.

This must have been another gift, or possibly Jacob was used as an agent to lead the unsuspecting public to the slumber-house.

Jacob shall have the opportunity of clarifying the matter when he is summoned in court to testify in relation to the same.

LOATHSOME VENALITY

One of the members of the so-called "reorganization" plan writes over his signature that he was paid for leading the United Wireless Stockholders to the neighborhood to the Slough-house, and that after he got them in, the Chief Butcher trimmed him to a finish.

UNDENIABLE

The statements here published in relation to the affairs of The United Wireless Telegraph Company, of defrauding stockholders, and the fact that they have been awarded out of their money and property by a set of dishonest rogues who have stolen the United States mail, perverted courts and corrupted the United States officials in order to complete their purpose, are undeniable.

It is proper way to establish honor and respect for our judges and courts is for them to safeguard the rights of the citizen, and to administer the law one way for the rich—to favor them when they are rich, and another way to deny them their rights. Every man should be equal before the law, which knows no high, no low, no rich, no poor.

The charges and facts presented fully prove that officials of the Government, whose sworn duty it is to enforce the law, have been used by the fraudsters to perpetrate upon thirty thousand or more stockholders of The United Wireless Telegraph Company that the United States mails were used in this connection for fraudulent purpose, and that courts of justice were perverted and their aid enlisted and given in covering up the crime.

The calls for an investigation by Congress of the United Wireless Telegraph Company of Maine, of the arrest, trial and conviction of C. C. Wilson, its president, and other officers of that company in the United States courts; of the bankruptcy proceedings of the United Wireless Telegraph Company in the United States District Court at Portland, Maine; of the fraudulent reorganization and liquidating concerns using the mails, and incidentally of the Inspection Bureau of the Postoffice Department; of the office of the Postmaster General; of the office of the Attorney General of the United States, and the office of the United States District Attorney in New York City.

This is the end that the reason why men rich and influential can use the United States mails to defraud thousands of people out of their money and property; pervert our courts of justice; to give their fraudulent actions the semblance of honesty; tauntingly brag of the fact that they consider themselves beyond the reach of the law, and finally defy you to punish them according to the millions of dollars of plunder so acquired by their fraudulent practices—this is the end that we have before the questionable judicial proceedings, thus bringing judges and courts into disrepute in the eyes of the people, and fast undermining the very nation.

THE BURNING TRUTH

The matter herein published is a frank statement of the bare bones of the Marconi swindle, and is considered seriously and earnestly by every one who has read it.

The colossal frauds that have been practiced on the people of the United States by the Marconi protected human vultures are without a parallel in the history of the world.

Franchising justice and right in the interest of the United States is no new thing to be feared, and is, unfortunately, helpless victims to go to hell, certainly not the utterances and actions of our learned officials and about as sensible as a building on the ruins of the utterances of an ass who kicks the friend that feeds him.

The people are waking up to the fact that they are being used as "cats' paws" to legalize the swindle, that they are being used as a justification of the utterances and actions of our learned officials and about as sensible as a building on the ruins of the utterances of an ass who kicks the friend that feeds him.

Tempering justice with mercy in the interest of criminal parasites is the policy of the Marconi swindle of our arrogant government officials.

The swindle of the United States has such a condition prevailed as is now in evidence. It is the swindle of the United States on the throat of a helpless man.

Justice must not be tempered with mercy in the adjustment of a wilful act of evil. Common good must be the only motive in the adjustment of every act.

All men must be free from oppression of arbitrary power that justifies crime, else all man's aspirations will be crushed. Corruption and injustice must cease, otherwise we fall a government of the people, by the people and for the people.

EARL HENDING, THE LORD CHIEF JUSTICE OF ENGLAND REVEALED BY HIS NATIONALITY AS THE GREATEST JEW IN THE WORLD

...after much evasion, that he could not produce the writing that passed between him and the Prime Minister in relation to the wireless agreement, for the reason same had been destroyed.—See Qs. 740 and 741, P. 42, Vol. I, Evidence—Hush—Hush—Select Committee, English Parliament.

...a Chief Justice of England, destroying incriminating evidence, is a disgrace to England and a disgrace to his nationality.

THE STENCH OF FRAUD

Earl Reading—the Lord Chief Justice of England—and other facts presented fully prove that master and a female relative without means, gambling on a high roller in London since they were married, that "justice is merciful when there are extenuating circumstances, but when there are none it behooves justice to be stern."

It reminds one of the tale of a fox who lost his London in trap. This arch conspirator and his brother, Geoffrey C. Isaacs, general manager of a London "fence"—the Marconi Wireless Telegraph Company, Limited, of England, and a horde of human vultures, perpetrated one of the most damnable crimes ever recorded in the history of the world, for the purpose of securing a monopoly of the wireless business.

Through the willing aid of Government officials, courts of justice and newspapers, practically every inventor of a wireless instrument was jailed as a fraud and robbed of his patent by means of perjury wirelessly committed after the other was wrecked and looted, deliberately robbing the people of their investments and furnished the money to develop this valuable method of communication at nominal rates, and Earl Reading—this pretentious huncher who continually flaunts himself in the limelight which illuminates, but never can dignify his shoddy personality—now pleads extenuating circumstances.

Like a peacock who spreads his feathers, this guilty dignified foreign official is now trying to awe the people with his grandeur and the magnitude of his purpose of suppressing the criminal evidences against him and his accomplices behind the questionable judicial proceedings, thus bringing judges and courts into disrepute in the eyes of the people, and fast undermining the very nation.

It is possible for such a tainted creature to uphold the dignity of the law.

Feeding the people on dope, to gain sympathy, denigrating the law, and this "great" workman, ignorance in the offender may serve as an extenuating circumstance, but it is not an excuse; offense; it is not a poor pollution of a man's guilt, but it is a crime, and it is a crime to be proud of the mischief which they were calculated to produce.

MARCONI CLIQUE INTRIGUE

The vital secrets of the colossal Marconi conspiracy and fraud are no secret to light. The international expose of the Marconi clique intrigue, which has spread over the English Parliament and practically over every department of our National Government, is rapidly assuming a stuporific character. In England every effort was made by Rufus Isaacs to hush the Marconi scandal out of the public mind, but like Banquo's ghost, it will not down.

The Marconi clique must consequently figure in the infamous Marconi dealings, was created Lord Chief Justice of England, and was a few high officials in the Marconi clique, who were used by the Marconi clique to impeach and disgrace who profited in this high-winded fraud. The Marconi clique is a group of the dupes of ministers was acute, and that many were very opposed to the Marconi swindle, but they were in on this big "master" Marconi skeleton has been forced back into the closet and the doors banged.

It is not to be used by brokers to deceive the public. The terrible stench now emanating is likely to strike the Lord Chief Justice of England out of office.

BLINDED WITH THE SHEEN OF HIS OWN

The talents, ability and agreeable personality of Earl Reading—the Lord Chief Justice of England—must not blind the people to the fact that he and his brother, Geoffrey C. Isaacs, of London, are responsible for the Marconi swindle.

...for the gigantic fraudulent wireless transactions of international character which have brought upon thousands of poor people on both sides of the water. This "great" man's eyes are so shut that the sheen of his own story that they do not see the crime—hunger, sorrow and death, that his atrocious misdeeds are securing great wealth, and life has been brought to his victims from which he now is unable to purge himself with dignity.

BEYOND UNDERSTANDING

There is a swindle beyond imagination in fiction, more surprising, more dramatic, than the real life crime of the Marconi swindle.

Through the aid of a friend, he was appointed as Lord Chief Justice of England, and his record should be entirely free from taint, without reservation or evasion.

The inherent continuance of his lordship would never indicate to his closest friends his real character. He would have been fully investigated before bestowing on him the high office of Lord Chief Justice of England, which demands the rendering of impartial justice by an irreproachable character.

Why the English people, who are known to be of high sense of honor and justice, elevated this "wolf in sheep's clothing" to one of the highest positions within the gift of the crown, is beyond understanding, for this man is an insult to the people of England.

Denver, Colorado, Oct. 8th, 1918.

Hon. A. S. Burleson,
Postmaster General of the United States,
Washington.

Dear Sir:

I again call your attention to the Marconi swindle, brazenly using the United States mails through brokers for the purpose of further defrauding the public. Marconi stocks are based on the stolen property of the United States.

The United Wireless Telegraph Company. Some 30,000 stockholders were defrauded through the medium of the United States mails, and the property of the United Wireless Telegraph Company in the interest of the Marconi companies. I filed sworn to complaints with proof in the various departments under your jurisdiction and called your attention numerous times to the same and you have not acted. You are an attorney, must know that if there is any justice left in this country that the stolen property can be recovered through equity proceedings; not only that, but as the same is being commingled with other property which cannot be separated, that the entire commingled property must be surrendered under well-known rules of equity. Therefore all persons investing in Marconi stocks will lose their money. Fraud is fraud. You stated in your letter to me of July 16th, 1918, that you would have a thorough investigation made. It appears that you have not made such an investigation, otherwise such advertisement and abuse by brokers to deceive the public would not be passing through the United States mails. It is evident that there is something wrong in your department and other departments in abetting and abetting a fraud is a crime.

Yours truly,
J. H. B. R. H. BAUERLEIN.

IS FRAUD SANCTIONED BY OUR NATIONAL GOVERNMENT?

IS FRAUD SANCTIONED BY OUR NATIONAL GOVERNMENT?

"A Shell Game Without a Pea."

Denver, Colorado, December 28th, 1917.

MR. EDWARD J. NALLY,
Woolworth Building,
New York City, New York.

Dear Sir:—

In re organization Pan-American Wireless Telegraph and Telephone Company of America. I congratulate you, for it certainly is a great honor to head a company that can secure the privilege of using property based on conspiracy, all manner of fraud, chicanery, perjury and acquisition—a new name for common thievery, at the expense of many thousands of poor persons who have been deliberately robbed of the same.

In re The Marconi Wireless Telegraph Company of America and The Marconi Wireless Telegraph Company, Limited, of England, based on stolen property.

Enclosed please find copies of "The Wireless Ghost of the Marconi Slaughter-house" and "Is Fraud Sanctioned by Our National Government."

A vital question—are our so-called representative business men entirely devoid of all honor and shame? Some 20,000 United Wireless Telegraph Company stockholders—many of them being hard-working men and women, widows, orphans, ill-titled children, deaf and dumb persons, now in financial distress, were defrauded through the medium of the United States mails by a band of human vultures who claim protection and immunity from prosecution.

The money and stock that these helpless people furnished to a so-called reorganization committee was used to buy the assets of their own company at the bankruptcy sale, for the specific purpose of reorganization of the United Wireless Telegraph Company. After this so-called reorganization committee secured the assets, no such company as represented was reorganized. Instead of carrying out the CES-TUI-QUE-TRUST, the assets were diverted and cleverly juggled over to a London "fence"—The Marconi Wireless Telegraph Company, Limited, of England, who now claims a monopoly of the wireless business of the world.

The magnanimous Marconi Wireless Telegraph Company of America—a shell game without a pea, increased its capitalization from a nominal capital with little or no business to TEN MILLION DOLLARS, representing to investors that it was being done for the purpose of acquiring the assets of the United Wireless Telegraph Company. I hold incontrovertible documentary evidence that this company did not acquire the assets. Its Annual Report of 1913 shows that it sold all of its increased stock and realized some SEVEN MILLION DOLLARS in cash—blood money, based on the representation that it had acquired the assets. Can you beat such a fraudulent method of obtaining money from investors through the medium of the United States mails?

These two concerns may be able to play the people for suckers, but it takes something more than a "fence" and a "shell game without a pea" to dispose of a CES-TUI-QUE-TRUST. Under well-known RULES OF EQUITY, one who commingles the property of another coming into his hands with his own to such an extent that it cannot be readily separated must surrender the entire commingled property.

Cleverly written articles to cover up conspiracy and fraud, and fictitious stock quotations to deceive the public, will never right a wrong; fraud violates everything. My publicity campaign for the year 1918, to expose this gigantic conspiracy and fraud, will open the eyes of the public.

I wish you the compliments of the season.

Yours truly,
J. HUGH BAUERLEIN.

J1111-D1.

IS FRAUD SANCTIONED BY OUR NATIONAL GOVERNMENT?

"Impartial Justice" Our President Does Not Practice What He Preaches

Denver, Colorado, Aug. 17th, 1918.

Woodrow Wilson,
President United States,
White House, Washington, D. C.

Dear Sir:—

In re James C. McReynolds evading official duty while Attorney General, in the matter of The United Wireless Telegraph Company bankruptcy farce, conducted and approved by Federal Judge Clarence Hale of Portland, Maine, aided and abetted by a full complement of United States officials, for the purpose of wrecking and looting The United Wireless Telegraph Company, in the interest of the Marconi companies, which now claim a monopoly of the wireless business of the world.

Mr. President, during the year of 1913 I called your special attention a number of times to this fraudulent bankruptcy proceeding with proof and each time you referred the matter to the Attorney General. I hold Mr. Tumulty's letters to that effect.

During the years of 1913 and 1914 I called the Attorney General's attention many times to the gigantic conspiracy, collusion and fraud with proof. No action was taken, showing a deliberate evasion of official duty, for the protection of United States officials and a gang of so-called thieves. Compounding a felony is a serious offense.

The same holds good with every department of your administration where complaints and affidavits were filed with proof, showing up this fraudulent transaction and misuse of the United States mails in open defiance of the law.

You, in the face of these charges, promoted Mr. McReynolds to a seat on the bench of the Supreme Court of the United States.

On August 2nd, 1918, I wrote James C. McReynolds as follows:

"I trust that you will promptly hand in your resignation to the President, otherwise petitions will be placed in circulation for signatures asking for your removal."

Mr. President, a judge on the bench should be entirely free from taint, and we shall insist on the removal of James C. McReynolds from the bench of the Supreme Court of the United States.

The fraudulent bankruptcy proceedings of The United Wireless Telegraph Company presents an undeniable perversion of the courts to accomplish selfish ends, brings into disrepute and contempt their honor and integrity, questions their honesty and proves their disregard for the legal rights of parties whose interests are entrusted to their care. It brings to light a great fraud and conspiracy international in its extent, and affects the legal rights of some thirty thousand citizens of the United States in and to the property in which they have invested millions of dollars, of which they are deprived through conspiracy and fraud—from which the Department of Justice and the United States Attorney of New York could have provided protection and relief—but refused to render aid, it being stated by the conspirators that through their influence in high places they were immune.

Every element of patriotism calls for an investigation by the Congress of the United States of America of the facts and conditions presented, which is respectfully asked, to the end that justice and right may prevail over fraud, conspiracy, bribery and corruption, in the affairs of men under the administration of the law, otherwise as a nation we have builded upon sand.

Respectfully submitted for attention.

Yours truly,
J. HUGH BAUERLEIN.

3 Enclosures—

"Is Fraud Sanctioned by Our National Government?"
"The Wireless Ghost of the Marconi Slaughter-house."
"Rotten to the Core."

"The King Can Do No Harm"

IS FRAUD SANCTIONED BY OUR NATIONAL GOVERNMENT?

A Tainted Man on the Bench of the Supreme Court of the United States.

J. HUGH BAUERLEIN,
High-Grade Bonds, Stocks and Mortgages
Mines and Mining Shares a Specialty,
Denver, Colorado

May 15th, 1919.

Honorable Edward Douglass White,
Chief Justice of the United States,
1717 Rhode Island Avenue, N. W.,
Washington, D. C.

Honorable Sir:

James C. McReynolds, former Attorney General of the United States, now one of the Judges of the Supreme Court of the United States is openly charged with knowingly compounding a felony, in suppressing the criminal charges with proof, in relation to the fraudulent bankruptcy proceedings of the United Wireless Telegraph Company.

This knowledge, was conveyed to every Judge of the Supreme Court of the United States, in printed pamphlet form. And, I am surprised, that your honorable body tolerates a tainted man to occupy a seat on the bench with you.

You know, that our Courts, especially our Supreme Court of the United States, should be entirely free from taint.

Mr. McReynolds is a disgrace on the bench of the Supreme Court of the United States. If he had a particle of manhood and shame, he would hand in his resignation without further publicity.

Yours truly,

J. HUGH BAUERLEIN.

Forwarded by Registered Mail Number 92277.
No reply was received to the above letter.

"So Are They All, All Honorable Men"

**END OF
TITLE**